DISTRICT COURT OF THE COUNTY OF SUFFOLK
FIRST DISTRICT COURTRONKONKOMA

★ MAY 0 3 2011

LONG ISLAND OFFICE

DISCOVER,

REPLY AFFIRMATION

Plaintiff,

Index No. CEC 13065/2009

-against-

CV 11 2150 cogan, J.

PAUL REDWOOD,

Defendant.

Edward J. Grossman, being duly affirmed, deposes and says under penalty of perjury as follows:

- 1. I am the attorney of record for the Plaintiff herein. As such I am fully familiar with the facts and circumstances of the case.
- 2. This is a collection matter in which the balance due is disputed.
- Defendant has moved to strike this matter from the trial calendar. Defendant has
 done so because there has been no discovery.

That is all Defendant is seeking. Plaintiff's counsel erroneously appears to think that Defendant is seeking to strike her pleadings. That is not the case. Defendant is not imputing anything that would justify striking Plaintiff's pleadings. Defendant is only

asking that the case come off the trial calendar because it is not trial ready because it is not trial ready due to the lack of discovery.

Dated: May 3, 2011

Smithtown, New York

Edward J. Grossman Esq. Attorney for Defendant 135 West Main Street Smithtown, New York 11787 631-265-5864

Affirmation of Mailing

On May 3, 2011, I, Edward J. Grossman served the within Reply Affirmation on Plaintiff's attorney, Crystal Scott, @ Cohen and Slamowitz, LLP at their office located at 199 Crossway Park Drive, Post Office Box 9004, Woodbury, NY 11997-9004, by First Class Mail.

Affirmed: May 3, 2011

dward J. Grossman